Exhibit 2

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| VICTORIA EVANOFF, as Administrator |) | NO. | 5:23-cv-03417-JFL |
|------------------------------------|---|-----|-------------------|
| of the ESTATE OF JOHN EVANOFF, |) | | |
| DECEASED |) | | |
| |) | | |
| - vs - |) | | |
| |) | | |
| MARSH USA, LLC, |) | | |
| THERESE PERRETTE, and |) | | |
| JOHN DOE DEFENDANTS # 1-2 |) | | |
| | | | |

REMOTE DEPOSITION OF VICTORIA EVANOFF, held via Zoom, taken by and before KRISTIN N. McCUSKER, Registered Merit Reporter, Certified Realtime Reporter and Notary Public, on Tuesday, January 23, 2024, commencing at 10:05 a.m.

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|---|---|---|
| 1 | APPEARANCES: (Zoom) | 1 INDEX |
| 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | ANAPOL WEISS BY: GABRIELLE I. WEISS, ESQUIRE One Logan Square 130 N. 18th Street, Suite 1600 Philadelphia, Pennsylvania 19103 Counsel for the Plaintiffs GOLDBERG SEGALLA, LLP BY: MICHAEL LUONGO, ESQUIRE 1700 Market Street, Suite 1418 Philadelphia, Pennsylvania 19103 Counsel for the Defendants | 1 |
| 22 23 24 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 | (By agreement of counsel, the sealing, filing, and certification are waived; and all objections, except as to the form of the question, are reserved until the time of trial.) VICTORIA EVANOFF, after having been duly sworn, was examined and testified as follows: BY MR. LUONGO: Q. Good morning, Ms. Evanoff. My name is Michael Luongo. I'm with the law firm of Goldberg Segalla, and I represent Defendants, Marsh USA and Therese Perrette in this action. First, we'll take breaks as needed. So if you need to stop at any time, just | 22 23 24 Page 5 Q. Well, you said your home. So that's what I'm trying to get at. Are you at your home right now? A. Yes. Q. Is there anyone else present with you? A. I'm by myself. Q. You're testifying under oath today. Do you understand that your testimony has the same effect as if we were in court? A. Yes. Q. I have a few instructions for you. Please allow me to finish my question before you begin your answer even if you know where I'm going with my question. That way it makes it easy for the court reporter to transcribe everything that we're saying. It becomes difficult if we're talking over one another. Is that |
| 20 21 22 23 24 | let me know and we'll try to accommodate that. Where are you currently located for this deposition? A. Like what room in my home? | 20 understood? 21 A. Yes. 22 Q. Also please make sure to give me 23 verbal responses. Gestures won't come 24 through in a written transcript. Okay? |

2 (Pages 2 to 5)

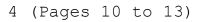


| | David C | | D 7 |
|--|---|--|---|
| _ | Page 6 | | Page 7 |
| 1 | A. Yes. | 1 | Q. What is your date of birth? |
| 2 | Q. Also you are not required to guess | 2 3 | A. 1993. |
| 3 4 | or speculate at an answer. So if you don't know something, just let me know that. But | 4 | Q. Do you have an e-mail address? A. Yes. |
| 5 | if you are able to estimate, you can tell | 5 | Q. What e-mail address or addresses do |
| 6 | me that you are giving me an estimate. | 6 | you currently use? |
| 7 | Understood? | 7 | A. The only one that I access is |
| 8 | A. Yes. | 8 | v.evanoff93@gmail.com. |
| 9 | Q. If you don't understand any of my | 9 | Q. My next question, I'm going to ask |
| 10 | questions, please let me know. I will try | 10 | it on the record and then we can go off the |
| 11 | to rephrase. But if you do respond to my | 11 | record when you give me your response. So |
| 12 | question, I will assume that you understood | 12 | I'm going to ask for your Social Security |
| 13 | it and are giving me your best answer. | 13 | number. And we can go off the record and |
| 14 | Okay? | 14 | you can tell me that. Okay? |
| 15 | A. Yes. | 15 16 | Agree to go off the record, |
| 16 17 | Q. Are you taking any medications that | 17 | Gabrielle? MS. WEISS: Yes. |
| 18 | would affect your ability to testify today? A. No. | 18 | BY MR. LUONGO: |
| 19 | Q. Can you please state your full name | 19 | Q. So the Social? |
| 20 | for the record? | 20 | A. (Social Security was given at this |
| 21 | A. Victoria Lei Evanoff. | 21 | time.) |
| 22 | Q. And your middle name, is that | 22 | Q. Do you have a home telephone number |
| 23 | spelled L-E-I? | 23 | or just a cell? |
| 24 | A. Yes. | 24 | A. I do. I don't know what it is. I |
| | | | |
| | | | |
| | Page 8 | | Page 9 |
| 1 | Page 8 don't even have a phone hooked up to it. | 1 | Q. Some time between 2021 and 2022? |
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3 (Pages 6 to 9)



| | - 10 | | - 11 |
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| | Page 10 | | Page 11 |
| 1 | A. That was 117 A Colonial Drive, | 1 | A. My elderly father lives with myself |
| 2 | Shillington, Pennsylvania 19607. | 2 | and my two children, as well as my |
| 3 | Q. Was that an apartment? | 3 | daughter's father temporarily. |
| 4 | A. Yes. | 4 | Q. Has your mother passed away? |
| 5 | Q. And you rented that apartment? | 5 6 | A. Yes. |
| 6 | A. He it was in his name. But, yes. | | Q. The address that you mentioned, 3313 |
| 7 | Q. An apartment rented in John | 7 | Fairfield Street, that was a property that |
| 8 | Evanoff's name, correct? | 8 | your father owned? |
| 9 | A. Yes. I was the resident. He was | 9 | A. Yes. |
| 10 | the leaseholder. | 10 | Q. And did he sell that property? |
| 11 | Q. Okay. And how long did you live at | 11 | A. Yes. |
| 12 | that location? | 12 | Q. Are you the sole owner of your house |
| 13 | A. Approximately two years, I believe. | 13 14 | or do others have an ownership interest in |
| 14 15 | Q. And do you recall when you moved | 15 | the house? |
| 16 | from that property to 3313 Fairfield Street? | 16 | A. My daughter's father has ownership interest in the house. |
| 17 | A. I don't remember the exact month. I | 17 | Q. What is your daughter's father's |
| 18 | believe it was April of 2021. | 18 | name? |
| 19 | Q. And if you were there for two years, | 19 | A. Andrew L. Deblasi. |
| 20 | does that mean that you would have moved in | 20 | Q. What is your relationship to him? |
| 21 | sometime in 2019? | 21 | A. We are not together. |
| 22 | A. Yes. | 22 | Q. Did you say that he currently lives |
| 23 | Q. At your current location at 236 East | 23 | in your house? |
| 24 | Elm Street, who else lives at that address? | 24 | A. He does. |
| | , | | |
| | | | |
| | Page 12 | | Page 13 |
| 1 | | 1 | |
| 1 2 | Q. So what do you mean by, "we are not | 1 2 | next year? |
| 2 | Q. So what do you mean by, "we are not together"? | 2 | next year? A. No. |
| | Q. So what do you mean by, "we are not together"?A. We are not we are not seeing each | 2 3 | next year? A. No. Q. You also stated that your son lives |
| 2 3 | Q. So what do you mean by, "we are not together"?A. We are not we are not seeing each other. We just live together as roommates | 2 3 4 | next year? A. No. |
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| 2 3 4 5 | Q. So what do you mean by, "we are not together"?A. We are not we are not seeing each other. We just live together as roommates and co-parents. | 2 3 4 5 | next year? A. No. Q. You also stated that your son lives at your current residence, correct? A. Yes. Q. And that is G. ? A. Yes. |
| 2 3 4 5 6 7 8 | Q. So what do you mean by, "we are not together"?A. We are not we are not seeing each other. We just live together as roommates and co-parents.Q. When did you meet Mr. Deblasi? | 2 3 4 5 6 7 8 | next year? A. No. Q. You also stated that your son lives at your current residence, correct? A. Yes. Q. And that is G.? A. Yes. Q. And G. is the son of you and |
| 2 3 4 5 6 7 8 9 | Q. So what do you mean by, "we are not together"? A. We are not we are not seeing each other. We just live together as roommates and co-parents. Q. When did you meet Mr. Deblasi? A. We are childhood friends. Q. What is your daughter's name? A. I | 2 3 4 5 6 7 8 9 | next year? A. No. Q. You also stated that your son lives at your current residence, correct? A. Yes. Q. And that is G.? A. Yes. Q. And G. is the son of you and John Evanoff, correct? |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | Q. So what do you mean by, "we are not together"? A. We are not we are not seeing each other. We just live together as roommates and co-parents. Q. When did you meet Mr. Deblasi? A. We are childhood friends. Q. What is your daughter's name? A. I Q. How old is your daughter? A. She is going to be 2 on Q. Did you at some time form a relationship with Mr. Deblasi after March of 2021? A. Yes. Q. And how long were you in a relationship with Mr. Deblasi? A. From June of 2021 until December of 2022. Q. Are you in a relationship with anyone else currently? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | next year? A. No. Q. You also stated that your son lives at your current residence, correct? A. Yes. Q. And that is G A. Yes. Q. And G Solution is the son of you and John Evanoff, correct? A. Yes. Q. When was G Solution born? A. G Was born Q. When did you meet John Evanoff? A. We were high school sweethearts. So I believe I was 16. I'm not sure what year that was. I want to say 2010. Yes, because it was a month after my mom passed. Yeah, 2010. Q. You were about 16 or 17 at that time? A. Yes. I was going to be 17 shortly |





| | Page 14 | | Page 15 |
|--|--|--|---|
| 1 2012? | Taye I4 | 1 | |
| 1 2012? 2 A. Yes. | | 1 2 | education related to work or employment? A. No. |
| | our highest level of | 3 | Q. Are you currently employed? |
| 4 education? | our ingliest level of | 4 | A. No. |
| | lege at community college. | | Q. Have you ever been employed? |
| | d you attend high school? | 5 | A. Yes. |
| 7 A. Muhlenbo | erg High School. | 7 | Q. What was your job and where were you |
| | Evanoff also graduate from | 8 | employed? |
| 9 Muhlenberg H | | 9 | A. My last job? |
| | was two grades above me. | 10 | Q. We can work our way back. So we'll |
| So he graduate | | 11 | start with your last job. |
| | graduated in 2011? | 12 | A. My last job was at Merry Maids. I |
| 13 A. I was mea 14 2012. | ant to. I graduated in | 13 14 | was just a regular maid. |
| | y years or semesters did you | 15 | Q. When did you have that job?A. I don't remember when I started. I |
| 16 attend commun | | 16 | ended, or resigned, I should say, the week |
| 17 A. Four sem | esters. So two years. | 17 | that the accident occurred. |
| | hat years did you attend | 18 | Q. And are you referring to the |
| 19 community col | | 19 | March 6th, 2021, accident, involving John |
| | ld have been I took a | 20 | Evanoff? |
| 21 year off after I | graduated high school, and | 21 | A. Yes. |
| | wo years. So 2013 to 2015, | 22 | Q. So you have not been employed since |
| | ould have been. | 23 | March 2021? |
| 24 Q. Did you l | nave any other training or | 24 | A. No. |
| | D 16 | | |
| | Page 16 | | Page 17 |
| 1 O And just | | 1 | |
| 1 Q. And just 2 transcript, whe | to be clear for the | 1 2 | job was in a nursing home in the kitchen. And that was called Rittenhouse Senior |
| 2 transcript, whe | to be clear for the n you say no, you are | 1 2 3 | job was in a nursing home in the kitchen. |
| 2 transcript, whe 3 agreeing that y 4 since that date, | to be clear for the n you say no, you are ou have not been employed right? I'm sorry. I | 2 3 4 | job was in a nursing home in the kitchen. And that was called Rittenhouse Senior Living. Q. Where was Rittenhouse Senior Living? |
| 2 transcript, whe 3 agreeing that y 4 since that date, 5 didn't hear that | to be clear for the n you say no, you are ou have not been employed right? I'm sorry. I | 2 3 4 5 | job was in a nursing home in the kitchen. And that was called Rittenhouse Senior Living. Q. Where was Rittenhouse Senior Living? What town? |
| 2 transcript, whe 3 agreeing that y 4 since that date, 5 didn't hear that 6 A. Correct. | to be clear for the n you say no, you are ou have not been employed right? I'm sorry. I | 2 3 4 5 6 | job was in a nursing home in the kitchen. And that was called Rittenhouse Senior Living. Q. Where was Rittenhouse Senior Living? What town? A. When did I work there? |
| 2 transcript, whe 3 agreeing that y 4 since that date, 5 didn't hear that 6 A. Correct. 7 Q. Thank yo | to be clear for the n you say no, you are ou have not been employed right? I'm sorry. I . ou. And prior to Merry | 2 3 4 5 6 7 | job was in a nursing home in the kitchen. And that was called Rittenhouse Senior Living. Q. Where was Rittenhouse Senior Living? What town? A. When did I work there? Q. No. I was asking what town it's |
| 2 transcript, whe 3 agreeing that y 4 since that date, 5 didn't hear that 6 A. Correct. 7 Q. Thank yo 8 Maids, what jo | to be clear for the n you say no, you are ou have not been employed right? I'm sorry. I . ou. And prior to Merry bs did you hold? | 2 3 4 5 6 7 8 | job was in a nursing home in the kitchen. And that was called Rittenhouse Senior Living. Q. Where was Rittenhouse Senior Living? What town? A. When did I work there? Q. No. I was asking what town it's located in. |
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5 (Pages 14 to 17)



| | Page 18 | | Page 19 |
|--|--|--|---|
| 1 | A. It was a sliding pay scale. So I | 1 | of 2020, correct? |
| 2 | started at \$11 for the first month, but | 2 | A. That sounds to be correct. I don't |
| 3 | then it was based on how well you were | 3 | know for sure. But approximately, yes. |
| 4 | cleaning, your ratings. So after the first | 4 | Q. What did he do for employment prior |
| 5 | month, I made \$14 an hour until I stepped | 5 | to working at East Penn? |
| 6 | down to be part time. I do not recall when | 5 6 | A. He took care of mentally handicapped |
| 7 | I stepped down to be part time. | 7 | individuals. I know for a short amount of |
| 8 | John and I had plans for me to be a | 8 | time, it was for a for-profit organization. |
| 9 | stay-at-home mom when he started working at | 9 | I do not remember the name of that |
| 10 | Deka. So we wanted to test out if we could | 10 | organization. I think he was only with |
| 11 | do it financially first. So then I stepped | 11 | that one for six months. |
| 12 | down to part time, and then I went back | 12 | For, I want to say, maybe |
| 13 | down to \$11 an hour from \$14. And then I | 13 | approximately four years before that, he |
| 14 | stayed at the \$11 an hour until I resigned. | 14 | worked for Supportive Concepts for |
| 15 | Q. And you were working at Merry Maids | 15 | Families, which is a nonprofit |
| 16 | from December through March December of | 16 | organization, as a community home |
| 17 | 2020 through March of '21 when John was | 17 | supervisor taking care of mentally |
| 18 | employed at Deka? | 18 | handicapped individuals. |
| 19 | A. I believe so, yes. | 19 | Q. Did John Evanoff have any education |
| 20 | Q. And Deka, that's another name for | 20 | beyond high school? |
| 21 | East Penn Manufacturing Company, correct? | 21 | A. Yes. For a short amount of time, he |
| 22 | A. Correct. | 22 | went to Reading Area Community College, |
| 23 | Q. John Evanoff started employment at | 23 | only a few semesters. |
| 24 | East Penn Manufacturing Company in December | 24 | Q. You said, was it Reading Area |
| | | | |
| | | | |
| | Page 20 | | Page 21 |
| 1 | | 1 | Page 21 friend. |
| 1 2 | Page 20 Community College? A. Yes. | 1 2 | friend. |
| | Community College? A. Yes. | 2 | friend. |
| 2 | Community College? A. Yes. | | friend. Q. What are your current daily |
| 2 | Community College? A. Yes. Q. Is that the same community college | 2 3 4 5 | friend. Q. What are your current daily activities? |
| 2 3 4 | Community College? A. Yes. Q. Is that the same community college that you attended? | 2 3 4 | friend. Q. What are your current daily activities? A. As far as what do I do at home? |
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| 2 3 4 5 6 | Community College? A. Yes. Q. Is that the same community college that you attended? A. Yes. Q. Did you attend at the same time or | 2 3 4 5 6 | friend. Q. What are your current daily activities? A. As far as what do I do at home? Q. You said that you are not currently employed. So what activities take up the |
| 2 3 4 5 6 7 | Community College? A. Yes. Q. Is that the same community college that you attended? A. Yes. Q. Did you attend at the same time or at different times? | 2 3 4 5 6 7 | friend. Q. What are your current daily activities? A. As far as what do I do at home? Q. You said that you are not currently employed. So what activities take up the majority of your day? |
| 2 3 4 5 6 7 8 | Community College? A. Yes. Q. Is that the same community college that you attended? A. Yes. Q. Did you attend at the same time or at different times? A. Different times. | 2 3 4 5 6 7 8 | friend. Q. What are your current daily activities? A. As far as what do I do at home? Q. You said that you are not currently employed. So what activities take up the majority of your day? A. I'm a stay-at-home mom. I cook. I |
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| | Page 22 | | Page 23 |
|----------------------------------|--|----------------------------|---|
| 1 | basket, things like the smaller things. | 1 | Q. Who else did you say owns your |
| 2 | I used to not have to pay the bills. But I | 2 | house? |
| 3 | didn't live in this home then, so it was a | 3 | A. Just myself and Mr. Deblasi. |
| 4 | little bit different. There's much more | 4 | Q. So he's on the mortgage, but he's |
| 5 | responsibility in a home than there is in | | not paying towards the mortgage? |
| 6 | an apartment. So I have many more | 5 6 | A. Correct. He has never paid towards |
| 7 | responsibilities now than I used to. | 7 | the mortgage. |
| 8 | Q. Does Mr. Deblasi help at all with | 8 | Q. Is that something you asked to do |
| 9 | activities or household chores? | 9 | and he declined? |
| 10 | A. No. | 10 | A. No. He most of the time has not |
| 11 | Q. Is there a reason why not? | 11 | lived here. |
| 12 | A. He's not here most of the time. | 12 | Q. Approximately how large was the |
| 13 | Q. Go ahead. | 13 | apartment that you had with John Evanoff in |
| 14 | A. He just sleeps here, really. | 14 | 2020? |
| 15 | Q. Do you have a mortgage on the house? | 15 | A. As far as square foot? |
| 16 | A. Yes. | 16 | Q. Well, first just describe it |
| 17 | Q. Does Mr. Deblasi pay towards the | 17 18 | generally. Was it a one-bedroom or a |
| 18 19 | mortgage? | 19 | studio? |
| 20 | A. No. Q. Is Mr. Deblasi working? | 20 | A. No. It was a two-bedroom apartment. It had a living room, a dining room, a |
| 21 | Q. Is Mr. Deblasi working? A. Yes. | 21 | kitchen, a hallway, two bedrooms, a full |
| 22 | Q. What does he do for employment? | 22 | bathroom and a half bath. |
| 23 | A. I'm not certain of his job title. | 23 | Q. And do you know approximately what |
| 24 | He works for Keurig Dr. Pepper. | 24 | the square footage was? |
| | 110 Wellis 101 110 111 g 21 1 1 9 p 111 | | ine squite reeinge was |
| | Page 24 | | Page 25 |
| 1 | A. I'm not certain, no. | 1 | approximately \$613 for workers' |
| 2 | Q. And what about the house that you | 2 | compensation from Sedgwick, and then I get |
| 3 | are currently living in, how many bedrooms, | 3 | Social Security, approximately \$1,700 a |
| 4 | bathrooms and size? | 4 | month in Social Security, one of the |
| 5 | A. It's a four-bedroom, one and a half | 5 | checks, and then another one for \$1,700. |
| 6 | bath home. It has a living room, dining | 6 | So \$3,200 in Social Security and then \$613 |
| 7 8 | room, kitchen, mudroom. That's it. I | 7 8 | for workers' compensation. |
| 9 | don't know square footage. | 9 | Q. Do you know why you get two Social |
| 10 | Q. Does anyone else in your current residence assist with household chores? | 10 | Security checks? A. One of their survivor benefits. So |
| 11 | A. No. My dad will sometimes do the | 11 | one of them is until G is until 16. |
| 12 | dishes. He does his own laundry. But he | 12 | He was 5 when the incident occurred. So |
| 13 | doesn't help me with my children or | 13 | one of them is more so because he was so |
| 14 | anything like that. I do all the cooking, | 14 | young, I believe, so that one is for |
| 15 | cleaning, all of those things. My father | 15 | more for me. And then the other one is |
| 16 | is elderly. | 16 | until he graduates until he's 18 or |
| 16 | <i>3</i> | 1 7 | graduates high school. |
| 17 | Q. Does your father make any financial | 17 | |
| 17 18 | Q. Does your father make any financial contributions to you? | 18 | Q. Are you saying that both of those |
| 17 18 19 | Q. Does your father make any financial contributions to you?A. No. | 18 19 | Q. Are you saying that both of those Social Security checks are expected to end |
| 17 18 19 20 | Q. Does your father make any financial contributions to you?A. No.Q. Is he receiving Social Security? | 18 19 20 | Q. Are you saying that both of those Social Security checks are expected to end when G is at age 16 and 18? |
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| 17 18 19 20 21 22 | Q. Does your father make any financial contributions to you? A. No. Q. Is he receiving Social Security? A. Yes. But he keeps that for himself. Q. What are your current sources of | 18 19 20 21 22 | Q. Are you saying that both of those Social Security checks are expected to end when G is at age 16 and 18? A. One of them ends when he is 16, one of them ends when he is 18. So I will not |
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| | Page 26 | | Page 27 |
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| 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | Q. I'm going to switch topics slightly. Have you ever given a deposition before? A. No. I've never done anything legal before. Q. This action that brings us here today is the first lawsuit that you've been involved with. Is that correct? A. As far as like getting in trouble and things like that? Q. Well, either ones that you filed or ones that you've been named in. Have you been involved in any other lawsuit? A. I'm not certain if it counts. Sedgwick was late paying my checks before, so I pursued something with that. But other than that, I've never had any kind of lawsuits other than this. Q. And when you were referring to Sedgwick being late paying checks, are you referring to workers' compensation in connection with John Evanoff? | 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | deposition? A. I spoke with my lawyers. Q. Did you review any documents in preparation for today's deposition? A. No. Q. Have you seen any of the deposition transcripts that were taken in this case? A. I don't understand what you mean. Q. So for this deposition, as an example, the court reporter is writing down everything that we say, and that will be produced as part of a written transcript. There have been other depositions taken in this case. For instance, one was taken of an employee of East Penn. And I was asking if you have read any of those transcripts? A. No. Q. Did you bring any documents to this deposition? A. No. Q. Going back to responsibilities |
| 22 | A. Yes. They were inconsistent. | 21 22 | around the house. Did you cook at the |
| 23 | Q. We'll get into that later. Did you | 23 | prior address that you had with John |
| 24 | do anything to prepare for today's | 24 | Evanoff? |
| | Page 28 | | Page 29 |
| | A. Did I cook? Q. Did you cook most of the meals when you were living at the prior address with John Evanoff? A. Yes. Not most of them. We shared house duties. So he would cook sometimes. I would cook sometimes. He would clean if I was at work, things like that. We were equals in the home. It just depended on who worked, who was home. Whatever needed to be done, we worked together as a team to get done. Q. Does anyone assist you with watching over your children today? A. Typically, no. Today my best friend was able to come watch my toddler. My son is at school. Q. Is he in second grade? A. He's in third. Q. Does your father assist at all with babysitting? A. No. He's 74. He wouldn't be able to pick up I | 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 | A. No. Q. I'm pulling up a document. It will be marked as an exhibit. Ms. Evanoff, I'm showing you a document which we'll mark as Exhibit Evanoff-1. A. Okay. Q. Take a moment to review this first page, and then I'll go to the next page. Let me know when you are ready. MS. WEISS: Can you see this okay, Victoria? THE WITNESS: It's a little I'm on my phone, so it's a little bit difficult. MS. WEISS: Can we zoom in on it? BY MR. LUONGO: Q. I can try to zoom in. I'll ask you some specific questions about this. A. Okay. Q. So on the second page, which I'm scrolling to now, it has a signature at the bottom left. A. Yes. |

8 (Pages 26 to 29)



| Page 30 | Page 31 |
|---|---|
| Q. Above the line for dependent/guardian/personal representative's signature, is that your signature? A. Yes. Q. And then going back to the first page of this document, which has a Bates stamp of East Penn 405, it has a title, Agreement For Compensation For Death. Do you see that? A. Yes. Q. And it refers to an injury date of March 3rd excuse me, March 6th, 2021. Do you see that? A. Yes. Q. And that relates to the accident involving John Evanoff, correct? A. Yes. Q. On the second page, it states a weekly rate of \$613.76. Do you see that? A. Yes. Q. And is that the workers' compensation payment that you are currently receiving? | 1 A. Yes. 2 Q. You mentioned before that there was 3 some inconsistency in the payments. Can 4 you tell me a little bit more about that? 5 A. Yes. So I don't remember the exact 6 months that it was occurring or weeks that 7 it was occurring. But several times, they 8 had missed payments or they were late or 9 they were on the wrong day. And this 10 happened several times since I have been 11 receiving them. So, yeah. 12 Q. Are they currently I'm sorry. 13 Were you finished? 14 A. Yes. 15 Q. Are they currently making these 16 payments on schedule? 17 A. Yes. Now they are. 18 Q. And have they paid you for any 19 previous missed checks? 20 A. Not recently. But they have done 21 that before. 22 Q. In other words, are they up to date 23 and current with the payments? 24 A. Yes. |
| 24 receiving? | 24 A. Yes. |
| Q. Did you engage counsel in connection with a workers' compensation claim relating to John Evanoff? A. As far as did I have a lawyer? Q. Yes. A. Yes. Q. Who was that lawyer? A. The initial lawyer that I used for setting up benefits, his name is John Koucher, Kucher. Q. Okay. A. I did not contact him. John's sisters did that for me. And then I spoke with him. So it was all Q. Were you introduced to him before the workers' compensation payments started to be made? A. Do you mean did I speak to him as far as setting up the benefits and things of that nature before I started receiving them? | you meet with him after A. He set the benefits up. Q. I see. A. Yeah. I didn't know how to go through the paperwork and all of those things. Q. And did this attorney assist you in making a claim against East Penn when payments were not being made on schedule? A. Yes. He is one of, yes. Q. You said, "one of." Were there other attorneys that assisted you relating to a workers' compensation claim against East Penn? A. Gabrielle. Q. You are referring to your attorney here today, Gabrielle Weiss? A. Yes. When they were late. She did not assist in setting them up, though. Q. And when they were late with payments, how was that resolved? Was there |
| Q. I am just trying to determine the sequence. Did you start receiving benefits before meeting with this attorney or did | 22 an agreement of any type? 23 A. I don't remember what the what 24 the thing was called legally. I just know |





| | Page 34 | | Page 35 |
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| 1 | that I had a meeting, and after the | 1 | Q. Do you have an Instagram? |
| 2 | meeting, they started paying on time. | 2 | A. Not anymore. |
| 3 | Q. Do you know how | 3 | Q. We've been going for almost an hour. |
| 4 | A. I am not good | 4 | Are you comfortable to continue, or do you |
| 5 | Q. Go ahead. | | want to take a short break? |
| 6 | A. I'm not good with the technical | 5 6 | A. I'm okay continuing. |
| 7 | legal names of different meetings and | 7 | Q. What types of activities did John |
| 8 | things like that. | 8 | Evanoff do prior to the March 2021 accident |
| 9 | Q. Understood. And I'm only asking for | 9 | in terms of personal life? |
| 10 | what's within your knowledge. | 10 | A. As far as in the home or like what |
| 11 | A. Yeah. | 11 | was he interested in? |
| 12 | Q. Do you know how the rate of | 12 | Q. I'll go through it. So did he have |
| 13 | approximately let me rephrase that. | 13 | any hobbies? |
| 14 | Do you know how the rate of \$613.76 | 14 | A. Yes. John liked to play video |
| 15 | was determined? | 15 | games, watch movies, like go to the movies. |
| 16 | A. I don't know the technicalities. I | 16 | We would go shopping, hang out with his |
| 17 | know it has something to do with John's pay | 17 | friends, go on vacations, out to dinners. |
| 18 | rate. | 18 | We were a family unit. So typically it |
| 19 | Q. Do you use any social media | 19 | wasn't just John. It <u>was al</u> most alwa <u>vs</u> |
| 20 | platforms? | 20 | like John, me and G , unless G |
| 21 | A. Yes. | 21 | was with his grandmother. |
| 22 | Q. Which ones do you use? | 22 | Q. When you say, "grandmother," are you |
| 23 | A. I use Facebook, Snapchat, Tiktok, | 23 | referring to your mother or John Evanoff's |
| 24 | the normal ones that everybody uses. | 24 | mother? |
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| | Page 36 | | Page 37 |
| 1 | Page 36 A. No. My mother passed away when I | 1 | Page 37 was at work, it would just depend on who |
| 1 2 | | 2 | was at work, it would just depend on who cooked, who cleaned. Whatever needed to be |
| | A. No. My mother passed away when I was 16. So it's John. Any time that I say grandmother, that would be John's mother. | 2 3 | was at work, it would just depend on who |
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| | Page 38 | | Page 39 |
| | probably a child, I would | 1 | sprain I don't even remember what he |
| | ow in school, he had to take | 2 3 | sprained. He just sprained something and |
| | r it. But after school, he | I | it was fine in like a month. |
| | g the medication and he was | 4 | Q. When was that car accident? |
| | ng at work and in the home | 5 | A. Oh, boy. I do not recall. It was |
| | cation. So he didn't take any. | 6 | very long before he worked at the factory. |
| | ave any other health | 7 | I know that. Like it yeah, I can't even |
| | limitations of any type? | 8 | tell you a year. |
| 9 A. No. | | 9 | Q. What happened in that car accident? |
| | ave a primary care doctor? | 10 | Were you with him at the time? |
| | o not know the name of his | 11 | A. Yes. Oh, I do know the year, |
| | t even remember where he | 12 | because I had just had G |
| went to the do | | 13 | caesarean. It was a week, the same week |
| | ever been hospitalized prior | 14 | that I had G , because I was concerned |
| 15 to March 202 | | 15 | about my incision. Lremember that. So it |
| | recall. As far as severe | 16 | would have been in 2015. |
| | 't remember him having any | 17 | We were stopped at a stoplight in |
| | s or anything like that. | 18 | Muhlenberg and we were rear-ended. I got |
| | out minor injuries? | 19 | hurt. He was fine. |
| | at do you mean? | 20 | Q. What type of vehicle were you in? |
| | be anything. A broken | 21 | A. It was I don't remember the year |
| bone, a car ac | | 22 | of it. It was a Chevy Sonic. |
| | en bones. We were in a car | 23 | Q. Is that a sedan? |
| 24 accident, but 1 | think all he did was just | 24 | A. Yes. We just got it. It wasn't |
| | | | |
| | Page 40 | | Page 41 |
| 1 even a year ol | _ | 1 | |
| | d, I don't think. | 1 2 | after, this accident occurred? |
| | d, I don't think. | | after, this accident occurred? A. It was in the same week that I had |
| 2 Q. Was it to3 A. Yes. | d, I don't think. | 2 | after, this accident occurred? A. It was in the same week that I had given birth to G |
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| | Page 42 | | Page 43 |
|--|---|--|--|
| 1 | something like that. | 1 | Q. Any drug use? |
| 2 | A. No. | 2 | A. No, no. |
| 3 | Q. Just cigarettes? | 3 | Q. What about prescription medications? |
| 4 | A. Yes. | 4 | Was John Evanoff prescribed any |
| 5 | Q. And how many cigarettes a day would | 5 | medications? |
| 6 | he smoke on average? | 6 | A. Not that I recall. I don't remember |
| 7 | A. Approximately maybe ten. | 7 | him taking anything daily. Not even I |
| 8 | Q. So about half a pack of cigarettes a | 8 | don't think he even no, not even no. |
| 9 | day? | 9 | He didn't even take supplements for him |
| 10 | A. Yes. | 10 | working out. |
| 11 | Q. Do you smoke? | 11 | Q. You mentioned working out. Did he |
| 12 | A. Not anymore. | 12 | go to the gym? What are you referring to? |
| 13 | Q. When did you quit? | 13 | A. He didn't go to a gym. But he would |
| 14 | A. I don't know. I don't have an exact | 14 | do like, you know, pushups or just little |
| 15 | date. It's been a while. | 15 | things to try to stay healthy. |
| 16 | Q. Was John Evanoff always a smoker | 16 | Q. Do you know what his height and |
| 17 | from the time that you met in high school | 17 | weight were? |
| 18 | through March of 2021? | 18 | A. He was 6'1". His weight would |
| 19 | A. Yes. | 19 | fluctuate, give or take 10 pounds. I think |
| 20 | Q. Did John Evanoff drink any alcohol? | 20 | he was around maybe 240 pounds. |
| 21 | A. Very rarely. | 21 | Q. And was he in that weight range for |
| 22 | Q. Can you estimate the number of | 22 | approximately how long prior to 2021? |
| 23 | drinks a week on average? | 23 | A. I don't really remember. I was with |
| 24 | A. It wasn't weekly. | 24 | him for so long, it's blurry how much he |
| | | | |
| | Page 44 | | Page 45 |
| 1 | | 1 | |
| 1 2 | weighed when. Yeah, I'm not certain. John | 1 2 | reason. |
| 2 | weighed when. Yeah, I'm not certain. John was always a large man. He was what I | 2 | reason. A. I don't remember him being having |
| 2 | weighed when. Yeah, I'm not certain. John was always a large man. He was what I call I call lovingly a manly man. He | 2 3 | reason. A. I don't remember him being having any hospital stays or anything like that, |
| 2 3 4 | weighed when. Yeah, I'm not certain. John was always a large man. He was what I call I call lovingly a manly man. He was just a big guy, to me. I'm small. | 2 3 4 | reason. A. I don't remember him being having any hospital stays or anything like that, no. |
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12 (Pages 42 to 45)



| | Page 46 | | Page 47 |
|--|--|--|--|
| 1 | to work injuries prior to March 2021? | 1 | that incident occurred? |
| 2 | A. Claims? I'm not certain. I know he | 2 | A. He said that there was lead stuck to |
| 3 | had gotten burnt on his cheek. But I don't | 3 | something and when it detached and fell |
| 4 | know if the nurse filed any he went to | 4 | into the molten lead, then there was |
| 5 | see the nurse about that. But I don't know | 5 | splash-up. I don't know exactly how |
| 6 | if they filed any paperwork on it. I'm not | 6 | everything works as far as that goes, but |
| 7 | certain. | 7 | that's how he explained it to me. |
| 8 | Q. When you say that he had gotten | 8 | Q. Did he describe his daily work |
| 9 | burnt on his cheek, was that while working | 9 | activities to you? |
| 10 | at East Penn? | 10 | A. Yes. Not in great detail. But I |
| 11 | A. Yes. | 11 | kind of knew what he did in general, if |
| 12 | Q. And when you said he went to see a | 12 | that's what you mean. |
| 13 | nurse, would that be a nurse working at | 13 | Q. Did he discuss any type of training |
| 14 | East Penn? | 14 | that he may have received at East Penn? |
| 15 | A. Yes. | 15 | A. I know he I don't know the |
| 16 | Q. What was the extent of the burn? | 16 | specifics of the training. I don't think |
| 17 | A. It was maybe like maybe an inch | 17 | he was like I know he drove the |
| 18 | long on his cheek here. | 18 | forklift, but he wasn't they didn't yet |
| 19 | Q. Okay. And you are pointing to your | 19 | give him the certification for it. But he |
| 20 | right cheek? | 20 | was required to drive it. They made him |
| 21 | A. I don't remember which cheek. It | 21 | drive it. So I know he did that. He only |
| 22 | was near his eye-ish on his cheekbone area. | 22 | just finished training, I think, when the |
| 23 | Hot lead had splashed up on his face. | 23 | accident occurred, shortly before that. He |
| 24 | Q. Did he say anything to you about how | 24 | still worked his partner that he worked |
| | D 40 | | |
| | Page 48 | | Page 49 |
| 1 | with was his trainer as well. But for the | 1 | incident? |
| 1 2 | with was his trainer as well. But for the | 1 2 | incident? |
| | | | |
| 2 | with was his trainer as well. But for the most part, I think he I don't know | 2 3 4 | incident? A. I was asleep on the couch waiting |
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| | Page 50 | | Page 51 |
|--|--|--|--|
| 1 | know, something happening in his building. | 1 | John Evanoff, correct? |
| 2 | Of course maybe they had to like traffic, | 2 | A. You mean did I have a memorial |
| 3 | or if there was an accident, maybe he had | 3 | service or did the company have a memorial |
| 4 | gotten hurt. I didn't know exactly what | 4 | service? |
| 5 | the accident was. | 5 | Q. Sorry. One moment. Did you have a |
| 6 | So I called them. And then I don't | 6 | memorial service for John Evanoff? |
| 7 | know how many people I spoke to. I know it | 7 | A. Yes, I did. |
| 8 | was back and forth, and it was a mess. But | 8 | Q. Is that the Theo C. Auman Funeral |
| 9 | I did speak to some people that night. | 9 | Home in Reading, Pennsylvania? |
| 10 | They didn't actually they just said that | 10 | A. Yes. |
| 11 | he was involved in an accident. They | 11 | Q. Did you set up any type of GoFundMe |
| 12 | didn't tell me of his death. They just | 12 | for John Evanoff? Excuse me. Let me |
| 13 | said some folks were going to come around | 13 | rephrase that. |
| 14 | to talk to me. I remember that was their | 14 | Did you set up any GoFundMe relating |
| 15 | exact wording: Some folks are going to | 15 | to your memorial service for John Evanoff? |
| 16 | come around to talk to you then. | 16 | A. I did not. His sisters, or sister, |
| 17 | And then the coroner came to my | 17 | I believe, did. |
| 18 | house and stuff and talked to me a few | 18 | Q. And did you receive any funds from |
| 19 | hours later. | 19 | setting that up? |
| 20 | Q. Is that the first person to come to | 20 21 | MS. WEISS: Objection to the |
| 21 22 | your home regarding this, the coroner? | 22 | form. |
| 23 | A. Yeah. They came in a coroner marked vehicle. | 23 | You can answer. THE WITNESS: What's that? |
| 23 | Q. There was a memorial service for | 24 | MS. WEISS: What's that? MS. WEISS: You can answer. |
| 24 | Q. There was a memorial service for | 24 | MS. WEISS. 1 ou can answer. |
| | | | |
| | Page 52 | | Page 53 |
| 1 | I just objected. But you can answer | 1 | work? |
| 2 | I just objected. But you can answer the question. | 2 | |
| 2 | I just objected. But you can answer the question. THE WITNESS: Okay. Yes, I | 2 | work? A. Probably some day. Not in the near future. |
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| Page 54 | Page 55 |
| 1 mentioned Facebook, Snapchat, Tiktok. Do | 1 A. He sees her every day since he lives |
| 2 you have any special usernames on those | 2 here and she lives here. |
| 3 accounts? | Q. Does he assist with taking care of |
| 4 A. First I wanted to ask, is Gabrielle | 4 her? |
| 5 here? | 5 A. Not particularly. |
| 6 MS. WEISS: I'm here. | 6 Q. Do you speak with him on a daily |
| 7 THE WITNESS: Okay. I'm | 7 basis? |
| 8 trying to remember what they are. | 8 A. In passing, like if we happen to be |
| 9 My Facebook account is my name, | 9 in the same room. |
| Victoria Evanoff. And then my | Q. Did your relationship with him |
| Tiktok account what's the name? | change since the time that you bought your |
| I don't recall what the name is. | 12 current home? In other words, were you |
| 13 It's under my name, but I don't | together when you bought the house? |
| know I can't remember what the | 14 A. Yes. |
| username is. And my Snapchat also | Q. So you were in a relationship with |
| shows up under my name. I don't | 16 Mr. Deblasi when you purchased the home? |
| 17 remember what the username is. | 17 A. Yes. |
| 18 BY MR. LUONGO: | 18 Q. But at a later date, you split up |
| 19 Q. Is Mr. Deblasi currently in a | 19 with him? |
| 20 relationship? | 20 A. Yes. |
| 21 A. I'm not certain. I don't believe | Q. What is the ownership interest of |
| 22 so. | the house between you and Mr. Deblasi? |
| Q. Is he close with your daughter, his | 23 A. What do you mean? |
| 24 daughter? | Q. In terms of percentage, is it split |
| | |
| Page 56 | Page 57 |
| _ | |
| 1 equally or is it some other distribution? | 1 A. Do you mean is he at school? |
| 1 equally or is it some other distribution? 2 A. I believe so. | 1 A. Do you mean is he at school? 2 Q. Well, I understand that he's in |
| equally or is it some other distribution? A. I believe so. Q. You believe that it's split equally | 1 A. Do you mean is he at school? 2 Q. Well, I understand that he's in third grade. Does he do any after-school |
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15 (Pages 54 to 57)



| | Page 58 | | Page 59 |
|--|---|--|--|
| 1 | Q. Would you describe him as an | 1 | want to leave East Penn or anything like |
| 2 | outgoing personality? | 2 | that. But, you know, you are working with |
| 3 | A. Yeah. He's very friendly. He's | 3 | hot lead. It's hot. He had mentioned that |
| 4 | very compassionate, a very kind boy. | 4 | it was hot in the building that he worked |
| 5 | Q. Does he help take care of his half | 5 | in. He only worked there a short time, so |
| 6 | sister? | 6 | he was happy to be making more money. He |
| 7 | A. Yes. He loves oh, he loves her. | 7 | was happy I was going to be able to be a |
| 8 | He loves her so much. They are funny. | 8 | stay-at-home mom. We were looking forward |
| 9 | Q. I am just looking over my notes to | 9 | to the future. |
| 10 | see if I have anything else. | 10 11 | Q. Did you ever go to East Penn prior to the March 2021 incident? |
| 11 12 | You mentioned the workplace incident | 12 | |
| 13 | where John had a burn on his cheek. Do you recall that testimony? | 13 | A. I actually had applied there before, but I wasn't hired. I had been there for |
| 14 | A. I do. | 14 | an interview. That's it. I don't remember |
| 15 | Q. Did he mention any concerns to you | 15 | when, though. |
| 16 | about working at East Penn, or was he happy | 16 | Q. What was the position that you |
| 17 | to be there? | 17 | interviewed for? |
| 18 | A. As far as concerns, the only concern | 18 | A. I don't recall what the position |
| 19 | that he had was his respirator, really. He | 19 | exactly was named as. I think it had |
| 20 | did say it was like the area that he | 20 | something to do probably, like, battery |
| 21 | worked in was like a really busy, bustling | 21 | assembly. |
| 22 | area, I guess as far as like people moving | 22 | Q. Was it a position to be working on |
| 23 | around and stuff. But he was happy to be | 23 | the floor of the plant or some other front |
| 24 | working there, so he wasn't he didn't | 24 | desk type role? |
| | | | |
| | | | |
| | Page 60 | | Page 61 |
| 1 | | 1 | |
| 1 2 | | 2 | |
| | A. No, it was not a desk. It would | 2 3 | Q. Did you and John Evanoff have a social circle of friends, or did you mostly spend time together between the two of you? |
| 2 3 4 | A. No, it was not a desk. It would have been like on the floor.Q. And I believe that you mentioned earlier that a friend had mentioned that | 2 3 4 | Q. Did you and John Evanoff have a social circle of friends, or did you mostly spend time together between the two of you? A. I don't have many friends myself. |
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| know it was we had to talk about some emotional issues, so I appreciate that. Thank you. THE WITNESS: Thank you. BY MS. WEISS: Q. I just have a few questions for you. Do you recall today talking about whether Mr. Deblasi contributed financially towards the home that you currently live in? A. Yes. Q. Does Mr. Deblasi contribute to any of the utilities, water, trash, sewer, electric or gas? A. No. Does he pay anything towards the taxes on the house? A. No. Q. Does he pay you any type of rent? A. No. Does he pay any type of child support? A. No. MS. WEISS: I have no further questions. Thank you, Victoria. | BY MR. LUONGO: Q. I have a couple follow-up. On the child support, is that something that you've requested him to assist with? A. I did request it, yes. I did not follow through. Q. What was his response on contributing to all these things, the utilities, the taxes, rent and the child support? A. I didn't I never really asked him for any money to stay here. I want him to be able to save his money so that he can live on his own at some point. So he's just been saving money so that he can get his own place separate from this home. Q. I apologize if I asked this earlier. But what is he currently doing for work? A. I'm not certain of his job title. He works in a factory, Keurig Dr. Pepper. MR. LUONGO: That's right. Okay. Thank you, Ms. Evanoff. (Deposition concluded at 12:03 p.m.) |
| 1 (At this time, documents were 2 marked for identification as Exhibit 3 Nos. Evanoff-1 and Evanoff-2.) 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 | Page 65 CERTIFICATE I, KRISTIN N. McCUSKER, Registered Merit Reporter, Certified Realtime Reporter and Notary Public, do hereby certify that the foregoing is a true and accurate transcript of the stenographic notes taken by me in the aforementioned matter. B DATE: Kristin N. McCusker, RPR, RMR, CRR, Notary Public Kristin N. McCusker, RPR, RMR, CRR, Notary Public |

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